Case 21-21922-GLT Doc 2 Filed 08/31/21 Entered 08/31/21 09:57:07 Desc Main Document Page 1 of 7 is information to identify your case:

Fill in t	this inform	nation to identify	v vour case.	Document	Page I of 7		
Debtor		John C. M					
		First Name	Middle Name	Last Name			21-21922
Debtor		E W	W: 1 II - NY	Y (NY			
	e, if filing States Ba) First Name nkruptcy Court	Middle Name for the:	Last Name WESTERN DISTR PENNSYLVA		Check	x if this is an amended plan, and
Case nu							clow the sections of the plan that been changed.
		rict of Penns Plan Dated:	sylvania August 31, 202	1			
Part 1:	Notice	s					
To Deb	tor(s):	indicate that	the option is appr	opriate in your circun		not comply wit	otion on the form does not h local rules and judicial the court.
		In the followi	ng notice to credito	ors, you must check each	h box that applies		
To Cred	ditors:	YOUR RIGH ELIMINATE		ECTED BY THIS PLA	N. YOUR CLAIM MA	BE REDUCEI	D, MODIFIED, OR
			ead this plan carefu ou may wish to co		our attorney if you have	one in this bank	cruptcy case. If you do not have
		YOUR ATTO DATE SET F MAY CONFI SEE BANKR	RNEY MUST FIL FOR THE CONFIL FRM THIS PLAN	E AN OBJECTION T RMATION HEARING, WITHOUT FURTHER	O CONFIRMATION A , UNLESS OTHERWIS ? NOTICE IF NO OBJI	T LEAST SEVE E ORDERED E ECTION TO CO	OF THIS PLAN, YOU OR EN (7) DAYS BEFORE THE BY THE COURT. THE COURT ONFIRMATION IS FILED. PROOF OF CLAIM TO BE
		includes each		tems. If the "Included"			line to state whether the plan ecked on each line, the provision
1.1	in a pa	rtial payment o ed to effectuate			rt 3, which may result separate action will be	☐ Included	✓ Not Included
1.2	Avoida	nce of a judicia		ssory, nonpurchase-m will be required to effe	oney security interest,	☐ Included	✓ Not Included
1.3			s, set out in Part		,	☐ Included	✓ Not Included
Part 2:	Plan P	ayments and L	ength of Plan				•
2.1	Debtor	(s) will make re	gular payments to	the trustee:			
D:	Total arayments: #1 #2	D I	0.00 per month for Attachment	D'	Debtor		from future earnings as follows: mated Bank Transfer
		tachments mu	st be used by Del	otors having attachab	e income)		ect deposit recipients only)

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2.2 Add	itional p	ayments.			21	L-21922			
Unpaid Filing Fees. The balance of \$ shall be fully paid by the Trustee to the Clerk of the Bankruptcy available funds.						t form the first			
Chec	k one.								
	✓	None. If "None" is checked,	the rest of § 2.2 need no	ot be completed or reproduced.					
2.3		e total amount to be paid into the plan (plan base) shall be computed by the trustee based on the total amount of plan payments s any additional sources of plan funding described above.							
Part 3:	Treat	ment of Secured Claims							
3.1	Maint	enance of payments and cure	of default, if any, on L	ong-Term Continuing Debts.					
	Check one.								
		The debtor(s) will maintain the required by the applicable contrustee. Any existing arrearage from the automatic stay is order.	the current contractual instantract and noticed in content on a listed claim will be thered as to any item of content of	seed not be completed or reproduced stallment payments on the secured aformity with any applicable rules. see paid in full through disbursemer ollateral listed in this paragraph, the will cease, and all secured claims	claims listed below, with a These payments will be dist its by the trustee, without in en, unless otherwise ordere	sbursed by the nterest. If relief ed by the court,			
Name of	of Credi	tor Col	llateral	Current installment payment (including escrow)	Amount of arrearage (if any)	Start date (MM/YYYY)			
- NON	Ξ-			-					
Insert ad	ditional	claims as needed.							
3.2	Reque	st for valuation of security, pa	nyment of fully secured	l claims, and modification of und	ersecured claims.				
	Check one.								
	V	None. If "None" is checked, the rest of § 3.2 need not be completed or reproduced.							
3.3	Secure	ed claims excluded from 11 U.S	S.C. § 506.						
Chec	k one.	None. If "None" is checked,	the rest of § 3.3 need no	ot be completed or reproduced.					
	□	The claims listed belo Other	ow were either:						
acquire		curred within 910 days befor rsonal use of the debtor(s), o		d secured by a purchase money	security interest in a mo	otor vehicle			
value. T		curred within one (1) year of aims will be paid in full und		secured by a purchase money sest at the rate stated below.	security interest in any o	ther thing of			

Name of Credior	Collateral	Amount of claim	Interest Rate	Monthly payment to Creditor
RoundPoint Mortgage Servicing Corporation xxxx3182 *	2623 Beaver Road Ambridge, PA 15003	\$18,930.00	N/A	\$647.37
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* The Debtor's Loan Matures in month 48 of the plan or July of 2025. The payment includes an escrow for real estate taxes and insurance.

Toyota Financial Services xxxxx0001

2020 Toyota Rav-4 8,500 miles

\$15,426.00

5.34%

\$311.82

3.4 Lien avoidance.

Check one.

None. If "None" is checked, the rest of § 3.4 need not be completed or reproduced. The remainder of this section will be effective only if the applicable box in Part 1 of this plan is checked

3.5 Surrender of collateral.

Check one.

None. If "None" is checked, the rest of § 3.5 need not be completed or reproduced.

3.6 Secured tax claims.

Name of taxing authority	Total amount of claim	Type of tax	Interest Rate*	Identifying number(s) if collateral is real estate	Tax periods
-NONE-					

Insert additional claims as needed.

Part 4: Treatment of Fees and Priority Claims

4.1 General

Trustee's fees and all allowed priority claims, including Domestic Support Obligations other than those treated in Section 4.5, will be paid in full without postpetition interest.

4.2 Trustee's fees

Trustee's fees are governed by statute and may change during the course of the case. The trustee shall compute the trustee's percentage fees and publish the prevailing rate on the court's website. It is incumbent upon the debtor(s)' attorney or debtor (if pro se) to monitor any change in the percentage fees to insure that the plan is adequately funded.

4.3 Attorney's fees.

Attorney's fees are payable to **Bryan P. Keenan**. In addition to a retainer of \$1,500.00 (of which \$1,000.00 was a payment to reimburse costs advanced and/or a no-look costs deposit) already paid by or on behalf of the debtor, the amount of \$4,000.00 is to be paid at the rate of \$266.67 per month. Including any retainer paid, a total of \$0.00 in fees and costs reimbursement has been approved by the court to date, based on a combination of the no-look fee and costs deposit and previously approved application(s) for compensation above the no-look fee. An additional \$0.00 will be sought through a fee application to be filed and approved before any additional amount will be paid through the plan, and this plan contains sufficient funding to pay that additional amount, without diminishing the amounts required to be paid under this plan to holders of allowed unsecured claims.

^{*} The secured tax claims of the Internal Revenue Service, Commonwealth of Pennsylvania and any other tax claimants shall bear interest at the statutory rate in effect as of the date of confirmation.

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		fee in the amount provided for in cipation in the court's Loss Mitiga bove).					
4.4	Priority claims not treated elsewhere in Part 4.						
Insert ac	Vone . If "None" Iditional claims as needed	is checked, the rest of Section 4.4	need not be completed or repro	duced.			
4.5	Priority Domestic Suppo	rt Obligations not assigned or ov	wed to a governmental unit.				
		ently paying Domestic Support Ob to continue paying and remain cur					
	Check here if this payn	nent is for prepetition arrearages of	nly.				
	of Creditor the actual payee, e.g. PA S	Description CDU)	Claim		onthly payment or o rata		
None							
Insert ad	lditional claims as needed.						
4.6	Check one.	is checked, the rest of § 4.6 need in	_				
4.7	Priority unsecured tax cl	aims paid in full.					
Name o	of taxing authority	Total amount of claim	Type of Tax	Interest rate (0% If blank)	Tax Periods		
-NONE	<u>:-</u>						
Insert ad	lditional claims as needed.						
Part 5:	Treatment of Nonpriori	ty Unsecured Claims					
5.1	Nonpriority unsecured cl	aims not separately classified.					
	Debtor(s) ESTIMATE(S)	that a total of \$15,652.00 will be	available for distribution to non	priority unsecured creditor	ors.		
		GE(S) that a MINIMUM of \$15,6 for confirmation set forth in 11 U.		rity unsecured creditors to	comply with the		
	available for payment to the estimated percentage of paramount of allowed claims. claims will be paid pro-rat	imated above is <i>NOT</i> the <i>MAXIM</i> hese creditors under the plan base by the plan base by the plan base with the plan base with the plan base with the plan base of the plan base of the plan are included in this class.	will be determined only after audiors is 8.00 %. The percentage of unless all timely filed claims ha	dit of the plan at time of of f payment may change, base have been paid in full. Then	completion. The ased upon the total reafter, all late-filed		
5.2	Maintenance of payment	s and cure of any default on non	priority unsecured claims.				
Check o	ne.						
	✓ None. If "None"	is checked, the rest of § 5.2 need is	not be completed or reproduced.				

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5.3 Postpetition utility monthly payments.

The provisions of Section 5.3 are available only if the utility provider has agreed to this treatment. These payments comprise a single monthly combined payment for postpetition utility services, any postpetition delinquencies, and unpaid security deposits. The claim payment will not change for the life of the plan. Should the utility obtain an order authorizing a payment change, the debtor(s) will be required to file an amended plan. These payments may not resolve all of the postpetition claims of the utility. The utility may require additional funds from the debtor(s) after discharge.

Name of Creditor -NONE-		Monthly payment	Postpetition account number				
Insert a	additional claims as need	ed.					
5.4	Other separately cla	Other separately classified nonpriority unsecured claims.					
	Check one.						
	✓ None. If "N	one" is checked, the rest of § 5.4 need not be complete.	eted or reproduced.				
Part 6	Executory Contract	s and Unexpired Leases					
6.1	The executory contracts and unexpired leases listed below are assumed and will be treated as specified. All other executory contracts and unexpired leases are rejected.						
	Check one.						
	✓ None. If "N	one" is checked, the rest of § 6.1 need not be compl	eted or reproduced.				

7.1 Property of the estate shall not re-vest in the debtor(s) until the debtor(s) have completed all payments under the confirmed plan.

Part 8: General Principles Applicable to All Chapter 13 Plans

- 8.1 This is the voluntary chapter 13 reorganization plan of the debtor(s). The debtor(s) understand and agree(s) that the chapter 13 plan may be extended as necessary by the trustee (up to any period permitted by applicable law) to insure that the goals of the plan have been achieved. Notwithstanding any statement by the trustee's office concerning amounts needed to fund a plan, the adequacy of plan funding in order to meet the plan goals remains the sole responsibility of debtor(s) and debtor(s)' attorney. It shall be the responsibility of the debtor(s) and debtor(s)' attorney to monitor the plan in order to ensure that the plan remains adequately funded during its entire term.
- 8.2 Prior to the meeting of creditors, the debtor(s) shall comply with the tax return filing requirements of 11 U.S.C § 1308 and provide the trustee with documentation of such compliance by the time of the meeting. Debtor(s)' attorney or debtor(s) (if pro se) shall provide the trustee with the information needed for the trustee to comply with the requirements of 11 U.S.C. § 1302 as to the notification to be given to Domestic Support Obligation creditors, and debtor(s)' attorney or debtor(s) (if pro se) shall provide the trustee with the calculations relied upon to determine the debtor(s)' current monthly income and disposable income.
- 8.3 The debtor(s) shall have a duty to inform the trustee of any assets acquired while the chapter 13 case is pending, such as insurance proceeds, recovery on any lawsuit or claims for personal injury or property damage, lottery winnings, or inheritances. The debtor(s) must obtain prior court approval before entering into any postpetition financing or borrowing of any kind, and before selling any assets.
- **8.4** Unless otherwise stated in this plan or permitted by a court order, all claims or debts provided for by the plan to receive a distribution shall be paid by and through the trustee.
- 8.5 Percentage fees to the trustee are paid on receipts of plan payments at the rate fixed by the United States Trustee. The trustee has the discretion to adjust, interpret, and implement the distribution schedule to carry out the plan, provided that, to the extent the trustee seeks a material modification of this plan or its contemplated distribution schedule, the trustee must seek and obtain prior authorization of the court. The trustee shall follow this standard plan form sequence unless otherwise ordered by the court:

Level One: Unpaid filing fees.

Level Two: Secured claims and lease payments entitled to 11 U.S.C. § 1326(a)(1)(C) pre-confirmation adequate protection

payments.

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	Level Three:		s, ongoing vehicle and lease payments, install	21-21922 Iments on professional fees, and			
	Level Four: Level Five: Level Six:	postpetition utility claims. Priority Domestic Support Obligatio Mortgage arrears, secured taxes, ren All remaining secured, priority and s		secured arrears.			
	Level Seven: Level Eight:	Allowed nonpriority unsecured clain					
8.6	As a condition to the debtor(s)' eligibility to receive a discharge upon successful completion of the plan, debtor(s)' attorney or debtor(s) (if pro se) shall file Local Bankruptcy Form 24 (Debtor's Certification of Discharge Eligibility) with the court within forty-five (45) days after making the final plan payment.						
8.7	accordance with I of claim, the amo contained in this I timely files its ow	Bankruptcy Rule 3004. Proofs of claim unts stated in the plan for each claim at plan with regard to each claim. Unless on claim, then the creditor's claim shall	cially classified unsecured creditors in this pl by the trustee will not be required. In the absor- e controlling. The clerk shall be entitled to re- otherwise ordered by the court, if a secured, p govern, provided the debtor(s) and debtor(s)' ut prior notice, to pay claims exceeding the a	ence of a contrary timely filed proof ly on the accuracy of the information riority, or specially classified creditor attorney have been given notice and			
8.8	Any creditor who	se secured claim is not modified by this	s plan and subsequent order of court shall reta	in its lien.			
8.9	Any creditor whose secured claim is modified or whose lien is reduced by the plan shall retain its lien until the underlying debt is discharged under 11 U.S.C. § 1328 or until it has been paid the full amount to which it is entitled under applicable nonbankruptcy law, whichever occurs earlier. Upon payment in accordance with these terms and entry of a discharge order, the modified lien will terminate and be released. The creditor shall promptly cause all mortgages, liens, and security interests encumbering the collateral to be satisfied, discharged, and released.						
8.10	bar date. LATE-F	FILED CLAIMS NOT PROPERLY SE PRO SE) WILL NOT BE PAID. The	allowed secured, priority, and specially class RVED ON THE TRUSTEE AND THE DE responsibility for reviewing the claims and ob	BTOR(S)' ATTORNEY OR			
Part 9:	Nonstandard Pl	an Provisions					
9.1		r List Nonstandard Plan Provisions f "None" is checked, the rest of Part 9 r	eed not be completed or reproduced.				
Part 10:	Signatures:						
10.1	Signatures of De	btor(s) and Debtor(s)' Attorney					
	btor(s) do not have), if any, must sign		ow; otherwise the debtor(s)' signatures are of	ptional. The attorney for the			
plan(s),c treatmen	order(s) confirming at of any creditor cla	prior plan(s), proofs of claim filed with	debtor(s) (if pro se), certify(ies) that I/we have the court by creditors, and any orders of cou s proposed plan conforms to and is consisten s under Bankruptcy Rule 9011.	rt affecting the amount(s) or			
13 plan Western	are identical to tho District of Pennsy dard plan form sha	se contained in the standard chapter I lvania, other than any nonstandard pr	o se), also certify(ies) that the wording and of 3 plan form adopted for use by the United Sovisions included in Part 9. It is further acknowledged in the cifically identified as "nonstandard" terms of the cifi	tates Bankruptcy Court for the nowledged that any deviation from			
	John C. Martine	ec	X Signature of Debtor 2				
	hn C. Martinec gnature of Debtor 1		Signature of Debtor 2				
Ex	ecuted on Augu	ust 31, 2021	Executed on				
X Isi	Bryan P. Keena	n	Date August 31, 2021				
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Bryan P. Keenan

Signature of debtor(s)' attorney

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